

Undersigned counsel has communicated with Assistant United States Attorney, Deborah Brittain Shaw ("Ms. Shaw"), regarding this request. Ms. Shaw does not oppose this request for a continuance. Moreover, Ms. Shaw informed counsel that given her schedule, she prefers the Sentencing Hearing to be continued to a date after April 15, 2023. Additionally, undersigned counsel is scheduled to be out of the country April 7-14, 2023.

Therefore, and for the reasons stated above, Mr. Panther respectfully requests that the Court continue the Sentencing Hearing for a period of forty-five (45) days to a date after April 15, 2023.

RESPECTFULLY SUBMITTED this 30th of January 2023.

KW Law, LLP 6122 North 7th Street, Suite D Phoenix, Arizona 85014

Andrea S. Tazioli (#026621)

Attorneys for Defendant James B. Panther, Jr.

4873-0847-7006, v. 1

## **CERTIFICATE OF SERVICE**

I certify that on the 30th day of January 2023, I electronically transmitted the foregoing document to the Office of the Clerk of the Court, using the CM/EFC System, for filing and for transmittal of a Notice of Electronic Filing to the CM/EFC registrants on record.

I certify that I sent this document via email to Assistant United States Attorney Deborah Brittain Shaw at the following email address: <a href="mailto:Brittain.Shaw@usdoj.gov">Brittain.Shaw@usdoj.gov</a>.

I further certify that I sent this document via email to Senior United States Probation Officer, Corinne Underwood, at the following email address: <a href="mailto:Corinne\_Underwood@azd.uscourts.gov">Corinne\_Underwood@azd.uscourts.gov</a>.

/s/ Blake Scheffey